Case 2:21-cv-01706-JHC	Document 163	Filed 12/27/24	Page 1 of 3
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IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WASHINGTON AT SEATTLE

EMANUEL D. FAIR,

State of Washington; et al.,

Plaintiff,

Defendants.

NO. 21-cv-01706-JHC

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v.

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24 25 KING COUNTY, a political subdivision of the

STIPULATED MOTION AND ORDER TO EXTEND PLAINTIFF'S DEADLINE TO RESPOND TO DEFENDANTS' MOTIONS TO EXCLUDE EXPERT TESTIMONY (DKT ## 156, 158)

NOTING DATE: DECEMBER 27, 2024

Pursuant to Local Civil Rule 7(j), the Parties in this action jointly move the Court for entry of an order extending Plaintiff's deadline to respond to Defendants' overlength Motions to Exclude Expert Testimony (Dkt. ## 156, 158) by two weeks as follows:

Deadline	Current Date	Proposed New Date
Plaintiff's Response to Defendants' Motions to Exclude	January 10, 2025	January 24, 2025

The Parties have conferred and agreed that the proposed extension is in the best interests of the Parties for the reasons described below:

STIPULATED MOTION AND ORDER TO EXTEND PLAINTIFF'S DEADLINE TO RESPOND TO DEFENDANTS' MOTIONS TO EXCLUDE EXPERT TESTIMONY (DKT. ## 156, 158) - 1 (21-cv-01706-JHC)

1	1. These overlength motions were filed long before the June 2, 2025 deadline set by the				
2	Court and will not cause delay or necessitate changes to the case schedule. (Dkt. # 149).				
3	2. The motions to exclude were filed in	2. The motions to exclude were filed immediately before the winter holiday season, which			
4	this year, has two mid-week feder	al holidays over back-to-back weeks. The Parties			
5	agree a two-week extension is reas	sonable to accommodate staffing difficulties posed			
6	by the holiday schedule.				
7	IT IS SO STIPULATED.				
8	8 DATED this 27 <sup>th</sup> day of December, 2024.				
9	GALANDA BROADMAN, PLLC	CHRISTIE LAW GROUP, PLLC			
10	By: <u>s/Corinne Sebren</u> Corinne Sebren, WSBA #58777	By: <u>s/Salim D. Lewis</u> Salim D. Lewis, WSBA #52660			
11	Ryan Dreveskracht, WSBA #42593 Rachel Tobias, WSBA #34111	Robert L. Christie, WSBA #10895 Attorneys for City of Redmond & Brian Coates			
12	Attorneys for Plaintiff Emanuel Fair Email: ryan@galandabroadman.com	Email: bob@christielawgroup.com salim@christielawgroup.com			
13	corinne@galandabroadman.com rtobias@galandabroadman.com				
14		LEESA MANION King County Prosecuting Attorney			
15		By: <u>s/Carla B. Carlstrom</u>			
16		Carla B. Carlstrom, WSBA #27521 Karissa Taylor, WSBA #31563			
17		Senior Deputy Prosecuting Attorneys Attorneys for Defendant King County			
18		Email: <a href="mailto:carla.carlstrom@kingcounty.gov">carla.carlstrom@kingcounty.gov</a> <a href="mailto:Karissa.taylor@kingcounty.gov">Karissa.taylor@kingcounty.gov</a>			
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24	STIPULATED MOTION AND ORDER TO EXTEND PLAINTIFF'S DEADLINE TO RESPOND TO DEFENDANTS' MOTIONS TO EXCLUDE				
25	EXPERT TESTIMONY (DKT. ## 156, 158) - 2 (21-cv-01706-JHC)				

**ORDER** PURSUANT to the Stipulation above, the Court hereby orders that the identified deadline for Plaintiff's Responses to Defendants' Motions to Exclude Expert Testimony be reset as agreed by the Parties, and sets the new deadline to January 24, 2025. DATED this 27th day of December, 2024. Tohn H. Chun John H. Chun United States District Judge STIPULATED MOTION AND ORDER TO EXTEND PLAINTIFF'S DEADLINE TO RESPOND TO DEFENDANTS' MOTIONS TO EXCLUDE

EXPERT TESTIMONY (DKT. ## 156, 158) - 3

(21-cv-01706-JHC)